## LOCAL BANKRUPTCY FORM 9013-3

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: : Chapter 7
CATALINA RODRIGUEZ PEREZ :
Aka CATALINA RODRIGUEZ :

Aka CATALINA AMARO and : Bankruptcy Case No. 5:21-bk-01128-MJC

THOMAS AMARO

Aka THOMAS AMARO : Debtor, : I

Debtor, : <u>Nature of Proceeding:</u>
CAPITAL ONE AUTO FINANCE, A : <u>Motion for Relief from Automatic Stay</u>

DIVISION OF CAPITAL ONE, N.A.,

Movant,

CATALINA RODRIGUEZ PEREZ :

Aka CATALINA RODRIGUEZ
Aka CATALINA AMARO and
:

THOMAS AMARO and
Aka THOMAS AMARO

Respondents

And

ROBERT P. SHEILS, JR.,
Trustee

## REQUEST TO CONTINUE HEARING/TRIAL WITH CONCURRENCE

This request must be filed at least twenty-four (24) hours prior to the hearing. All requests must be approved by the Court. Submitting a request is not an automatic continuance

The undersigned hereby requests a continuance with the concurrence of the opposing party (parties). This is a first request for a continuance\_.

Reason for the continuance.

<u>Chapter 7 trustee asked to conduct the Meeting of Creditors before determining whether relief should be granted.</u> <u>Movant and Respondent concur.</u>

Contemporaneous with the filing of this request, the undersigned has served a copy of this request upon all counsel participating in this proceeding.

Dated: January 6, 2022

Attorney for Movant
Jason Brett Schwartz, Esquire
I.D. No.: 92009
(267) 909-9036

\_\_No alterations or interlineations of this document are permitted

\_ If this is not a first request for continuance, then a Motion for Continuance must be filed.